FILED

NOT FOR PUBLICATION

APR 23 2008

CATHY A. CATTERSON, CLERK U.S. COURT OF APPEALS

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

MANSOOR MOHAMMADZADEH; LUCIA VELICU,

Petitioners,

v.

MICHAEL B. MUKASEY, Attorney General,

Respondent.

No. 04-75452

Agency Nos. A96-158-654 A96-158-655

MEMORANDUM*

On Petition for Review of an Order of the Board of Immigration Appeals

Argued and Submitted April 17, 2008 San Francisco, California

Before: **KOZINSKI**, Chief Judge, **WALLACE** and **N.R. SMITH**, Circuit Judges.

1. Mohammadzadeh voluntarily gave up his visa to Romania, so petitioners are ineligible for asylum. See <u>Vang v. INS</u>, 146 F.3d 1114, 1117 (9th Cir. 1998).

^{*} This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

- 2. Petitioners are also necessarily ineligible for withholding of removal.

 See Farah v. Ashcroft, 348 F.3d 1153, 1156 (9th Cir. 2003).
- **3.** Petitioners' claims for relief under the Convention Against Torture fail because a reasonable adjudicator would not be compelled to find that it's more likely than not that they would be tortured if removed. See 8 C.F.R. § 1208.16(c)(2).
- **4.** Petitioners don't point to any specific translation errors, so they can't show that "a better translation would have made a difference in the outcome of the hearing." Acewicz v. INS, 984 F.2d 1056, 1063 (9th Cir. 1993).

PETITION DENIED.